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OIPE		Application Number	10/605,185
TRANSMITTAL	Filing Date	September 12, 2003	
AFR U 1 ZUW W		First Named Inventor	Brandon C. Haley
(to be used for all correspondence after ini	Art Unit	3643	
RainEinerich	•	Examiner Name	Price Jr., R. Thomas
Total Number of Pages in This Submission	3	Attorney Docket Number	718026.33

ENCLOSURES (check all that apply)									
Fee Transmitta	al Form	- 		Drawing(s)			After Allowance Communication TC		
Fee Attac	ched		Licensing-related Papers				Appeal Communication to Board of Appeals and Interferences		
Amendment / F	Reply			Petition			Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
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Affidavits/	Affidavits/declaration(s)		Power of Attorney, Revocation Change of Correspondence Address		ess		Status Letter		
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Response to Missing Parts/ Incomplete Application			Remarks:						
Response to Missing Parts under 37 CFR 1.52 or 1.53									
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT									
Firm Name Blackwell Sanders Peper Martin, LL									
Signature Walk Mallon									
Printed Name Mark E. Stallion									
Date	1 fag	Pril a	if.	2005	Re	g. No.	46,132		
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IFW

PATENT 718026.33

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Brandon C. Haley

Examiner: Price Jr., Richard Thomas

Serial No.: 10/605,185

Group Art Unit: 3643

Filed: September 12, 2003

Attorney Docket No.: 718026.33

For: LEG PROCESSOR YIELD

IMPROVEMENT

Customer No.: 027128

Confirmation No.: 2184

Last Office Action: March 3, 2005

RESPONSE

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Responsive to the Restriction Requirement dated March 3, 2005, Applicant hereby elects for prosecution at this time Group I claims 1-27, drawn to an apparatus for separating leg quarters from the back portion of a poultry carcass back half. The election of Group I claims is made with traverse without prejudice to the elected Group I claims and without prejudice to the non-elected Group II claims.

Reconsideration and withdrawal of the requirement for restriction are respectfully requested. The Applicant contends that Group I and II claims are closely related and have a common utility. Specifically, the disassembly of the leg and back portions of a poultry carcass. The Applicant further contends that the Group I and II claims don't pose a serious burden for the examiner by requiring two separate searches.